

INDEX TO THE LAWS.

- | CHAP. | CHAP. |
|--|-------|
| the court shall award to such tenant money in lieu thereof, (§ 36) 191 | |
| — Where a tenant by the curtesy becomes entitled after the return of the commissioners, and before a sale, &c. the return to be altered, &c. (§ 37) <i>Ib.</i> | |
| Where a person is entitled by deed or devise to a life estate in an undivided part of an intestate's estate, the same proceedings to be had as directed with regard to tenancies by the curtesy, (§ 38) <i>Ib.</i> | |
| — Where entitled to the remainder after such life estate, the same proceedings to be had as directed where a person is entitled, subject to a tenancy by the curtesy, (§ 38) <i>Ib.</i> | |
| — Where entitled to an undivided part by devise in fee. the same proceedings to be had as directed with regard to purchasers, (§ 9) <i>Ib.</i> | |
| Where all the commissioners shall die, leaving the commission or any order, &c. unexecuted, others may be appointed for completing the execution, &c. (§ 40) <i>Ib.</i> | |
| — Warrants to issue to such new commissioners, who shall proceed in the execution of the original commission, &c. (§ 41) <i>Ib.</i> | |
| — The oath to be taken by them, <i>Ib.</i> | |
| — They shall make a return of their proceedings which shall have a like effect as if done by the original commissioners, (§ 42) <i>Ib.</i> | |
| If a majority of the commissioners shall qualify. they may proceed to act, &c. (§ 43) <i>Ib.</i> | |
| Where lands lie in different counties, in the same judicial district, application for a division &c. may be made to the county court of the county where the greatest part of the lands may lie, (§ 44) <i>Ib.</i> | |
| — Where lands lie adjoining, but in different counties of different judicial districts, application, &c. may be made to the court of the county where the greatest portion of the lands may lie, (§ 45) <i>Ib.</i> | |
| — Where lands not adjoining lie in different judicial districts, application, &c. may be made in the several districts to the respective county courts where the greatest portion of the lands may lie, (§ 46) <i>Ib.</i> | |
| — The same proceedings to be had on all such applications as if the lands lay in one county, (§ 47) <i>Ib.</i> | |
| Devisees, being of age, may apply for division of lands devised to them as joint tenants or tenants in common, and commissioners shall be appointed to make partition, &c. (§ 48) <i>Ib.</i> | |
| — The commissioners so appointed shall take an oath, and proceed to divide the lands agreeably to the will of the deceased, &c. (§ 49) <i>Ib.</i> | |
| Where any of the parties interested reside out of the state, two months previous notice to be given by the commissioners, &c. (§ 50) 191 | |
| — The proceedings of the commissioners stating that due notice had been given, &c. shall be <i>prima facie</i> evidence that notice had been given according to law, (§ 51) <i>Ib.</i> | |
| The acts of 1786, ch. 45, 1799, ch. 49, 1802, ch. 91, 1805, ch. 119, 1809, ch. 160, 1810, ch. 28, 1811, ch. 200, 1812, ch. 68, ch. 181, 1814, ch. 109, 1815, ch. 205, 1819, ch. 15, and the 6th section 1797, ch. 114, repealed, (§ 52) <i>Ib.</i> | |
| All estates which may have descended before the passage of this act, and during the continuance of the acts repealed, and all rights acquired thereunder, are subject to the provisions therein contained, &c. <i>Ib.</i> | |
| Devise and Devisee: Where any person is entitled by devise to a life estate in an undivided part of the real estate of an intestate, there shall be the same proceedings as are directed with regard to tenancies by the curtesy, c. (§ 38) 191 | |
| — When entitled to a remainder after such life estate, the same proceedings as where a person is entitled subject to a tenancy by the curtesy, <i>Ib.</i> | |
| — Where entitled by devise in fee, the same proceedings as directed with regard to purchasers, (§ 39) <i>Ib.</i> | |
| Where any person shall devise lands, &c. to two or more persons as joint tenants or tenants in common, the county court may issue a commission to divide the same, &c. (§ 43) <i>Ib.</i> | |
| — The commissioners to take an oath and proceed to make division agreeably to the will of the deceased, (§ 49) <i>Ib.</i> | |
| Dickins, Elizabeth. Authorised to remove slaves, &c. 143 | |
| Discovery. On bill to obtain a discovery, and the defendant being summoned fails to appear or answer, bill to be taken <i>pro confesso</i> , &c. 161 | |
| <i>Ib.</i> Distress. See Rent, and Districts. See Election Districts. 198 | |
| Dorchester County. Bridge to be built over Oyster Creek, &c. 14 | |
| Levy court to meet annually on the third Monday in April, 28 | |
| — To allow the children of Levin Le-compte for monies overpaid by them for county charges, &c. 202 | |
| <i>Ib.</i> Dorsey, Ely of Ely. Frederick county court may decree, &c. on bill to be filed by him against the representatives of Charles Ridgely, 79 | |
| Dower. The act to direct descents not to bar or affect any widow's right of dower, (§ 6) 191 | |
| — The widow's dower to be laid off before the estate is divided, (§ 27) <i>Ib.</i> | |
| — If she consents to a sale, &c. the court may award to her a proportion of | |